	Application No.	Applicant(s)
	09/774,191	SITES, RICHARD L.
Notice of Allowability	Examiner	Art Unit .
	Huyen X. Vo	2655
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this ap or other appropriate communicatio GHTS. This application is subject	oplication. If not included in will be mailed in due course. THIS
1. \boxtimes This communication is responsive to <u>9/14/2005</u> .		
2. X The allowed claim(s) is/are 28-36 and 39-47, now amended	<u>d 1-18</u> .	
 3. Acknowledgment is made of a claim for foreign priority una a) All b) Some* c) None of the: Certified copies of the priority documents have Certified copies of the priority documents have Copies of the certified copies of the priority documents have Copies of the certified copies of the priority documents have Copies of the certified copies of the priority documents have Popies of the certified copies of the priority documents have Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" on the delow. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give information of the priority of the Notice of Draftspers CORRECTED DRAWINGS (as "replacement sheets") must be replaced by the Notice of Draftspers hereto or 2) to Paper No./Mail Date Including changes required by the attached Examiner's Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the priority documents have a content of the priority documents have a content of	been received. been received in Application No currents have been received in this of this communication to file a reply ENT of this application. itted. Note the attached EXAMINER es reason(s) why the oath or declar t be submitted. on's Patent Drawing Review (PTO a Amendment / Comment or in the 84(c)) should be written on the draw	c national stage application from the complying with the requirements R'S AMENDMENT or NOTICE OF ation is deficient. 0-948) attached Office action of the back) of
6. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT I	BIOLOGICAL MATERIAL FOR THE DEPOSIT OF BIOLOGIC	must be submitted. Note the CAL MATERIAL.
 Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date	6. ☐ Interview Summar Paper No./Mail Da 8), 7. ⊠ Examiner's Amend	ate

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DETAILED ACTION

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EXAMINER'S AMENDMENT

1. Claims 28-36 and 39-47 have been renumbered as follows:

Claims 28-36 have been renumbered as 1-9, respectively.

Claims 39-47 have been renumbered as 10-18, respectively.

Allowable Subject Matter

2. Renumbered claims 1-18 are allowed over prior art of record. The following is an examiner's statement of reasons for allowance: Johnson (US 5465309) discloses a method and apparatus for improving an OCR process for recognizing unidentified characters through the creation of sets of like unidentified characters in a scanned image, deducing what the unidentified characters are with a spell checking procedure and replacing only those unidentified characters which are unambiguously determined. The order for identifying characters is strategically performed so the unidentified characters, which are easier to recognize are processed before those that are more difficult to recognize. As characters become identified, relationships defined by corresponding sets allow replacing the same character in related but different textual components. As characters become recognized, other characters become more recognizable by virtue of belonging to the same textual component, such as a word, or to a related textual component such as another word containing the same character (referring to Johnson reference). Ueda (US 5634094) teaches a text processing apparatus allowing a line-end process to be performed easily, namely the division of a

line-end word and hyphening. If a word at the end of a line exceeds the area of display or printing, the word is automatically transferred to a next line, but a part of the word that can be returned to the end of the original line is identified, and the operator can insert a hyphen after that part. Upon insertion of the hyphen, the above-mentioned part is returned to the end of the original line, and the remaining part of the word is displayed on the next line. In this manner the hyphenating of line-end word is made easy to perform on the display, and printing can be obtained in the form as displayed (*referring to Ueda reference*). Both Johnson and Ueda fail to specifically disclose the steps of identifying a word containing an end-of-line hyphen to determine if the identified word contains a soft-hyphen or a hard-hyphen by comparing the identified word to hard-hyphenated words stored in the dictionary. Thus, renumbered claims 1-18 are allowed over prior art of record.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Huyen X. Vo whose telephone number is 571-272-7631. The examiner can normally be reached on M-F, 9-5:30.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wayne Young can be reached on 571-272-7582. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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11/16/2005

W. R! YOUNG PRIMARY EXAMINER